EXHIBIT D

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UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

SAN FRANCISCO DIVISION

IN RE GOOGLE PLAY STORE ANTITRUST LITIGATION

THIS DOCUMENT RELATES TO:

Epic Games, Inc. v. Google LLC et al., Case No. 3:20-cv-05671-JD

In re Google Play Consumer Antitrust Litigation, Case No. 3:20-cv-05761-JD

State of Utah et al. v. Google LLC et al., Case No. 3:21-cv-05227-JD

Match Group, LLC et al. v. Google LLC et al., Case No. 3:22-cv-02746-JD

Case No. 3:21-md-02981-JD

JOINT STATEMENT RE: PROPOSED CASE SCHEDULE AND TRIAL STRUCTURE

Judge: Hon. James Donato

Pursuant to the Court's January 18, 2023 Order directing the parties to file a joint proposal regarding the case schedule (MDL Dkt. No. 421), Plaintiff Epic Games, Inc. ("Epic"), Plaintiffs Match Group, LLC, et al. ("Match"), Consumer Plaintiffs, State Attorneys General Plaintiffs, and Defendants Google LLC et al. ("Google," and collectively, the "Parties"), by and through their undersigned counsel, submit this Joint Statement Regarding Proposed Case Schedule and Trial Structure.

I. CASE SCHEDULE

The Parties suggest, in the table below, interim dates for expert depositions, summary judgment and *Daubert* motions (and responses and replies thereto), discovery relating to Epic's and Match's amended complaints, and the final pre-trial conference. The Plaintiffs' agreement to the motion briefing dates is somewhat contingent on the possible dates for a concurrent expert proceeding or dispositive motion hearing, and the Parties therefore respectfully request additional guidance from the Court, including with respect to the Court's availability in June, July and August 2023. The Parties have collectively disclosed 18 experts in this litigation, but

do not anticipate that the Court will find it necessary to hear from all 18 experts in the concurrent proceeding or practical to have a single concurrent proceeding with numerous experts addressing different issues.

Event	Current Deadline (MDL Dkt. Nos. 338 and 401)	Proposed Deadline
Fact discovery cut-off	Closed	Closed
Plaintiffs' merits expert reports	Closed	Closed
Google's merits expert reports	November 18, 2022	Closed
Plaintiffs' merits expert rebuttal reports	December 23, 2022	Closed
Epic and Match to respond to Google's contention interrogatories relating to Epic's and Match's amended complaints	N/A	Closed
Last day for Google to serve supplemental expert report relating to Epic's and Match's amended complaints	N/A	February 9, 2023
Epic and Match to respond to Google's supplemental expert report relating to Epic's and Match's amended complaints	N/A	March 2, 2023
Deadline for completion of third-party depositions relating to Epic's and Match's amended complaints ¹	N/A	March 31, 2023
Merits experts discovery cut-off	February 3, 2023	April 7, 2023
Last day to file dispositive and <i>Daubert</i> motions if any ²	February 7, 2023	April 20, 2023
Dispositive and <i>Daubert</i> motion responses	February 13, 2023	May 18, 2023

¹ In the event that certain depositions cannot occur before this deadline for logistical or scheduling reasons, and the parties agree that such deposition(s) may proceed on a later date, the parties request that the Court allow the parties to schedule such deposition(s) without the need to seek Court relief from the scheduling order.

² With respect to dispositive and *Daubert* motions, the Parties will submit a stipulation for approval that states that they will file redacted versions of these briefs and supporting documents on April 20, May 18, and June 8, without accompanying motions to seal. Parties and non-parties shall then jointly file Omnibus Sealing Motions on June 22, 2023 (i.e., two weeks after the completion of briefing), or any date that the Court chooses following the completion of briefing.

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Dispositive and <i>Daubert</i> motion replies	February 27, 2023	June 8, 2023
Joint submission for merits experts' concurrent expert proceeding	February 28, 2023	7 days before the concurrent expert proceeding
Concurrent expert proceeding for merits experts	March 7, 2023	TBD
Dispositive motion hearing	March 23, 2023	TBD
Final pretrial conference	May 18, 2023	October 19, 2023
Jury Trial	June 5, 2023	November 6, 2023

II. CONCURRENT EXPERT PROCEEDING

a. Plaintiffs' Position

Plaintiffs understand the primary purpose of the concurrent expert proceeding to be for the Court to hear firsthand from any experts whose testimony is the subject of a motion to exclude, and any experts intending to offer testimony on related topics. In an attempt to coordinate a date for such proceeding, Plaintiffs represented to Google that Plaintiffs will not move to exclude the testimony of any of Google's 7 experts, and asked Google to identify which of Plaintiffs' 11 experts Google may move against. Although Google has the complete reports of all Plaintiffs' experts, Google has taken the position that it cannot at this point provide any clarity about any *Daubert* motions it may file. As a result, the Parties have been unable to identify a date that works for all Parties and for all 18 experts in this case. Plaintiffs seek further guidance from the Court so that a manageable proceeding can be scheduled and presented to the Court.

b. Google's Position

Hours before this joint statement was due, Plaintiffs disclosed that they would not file *Daubert* motions as to any of Google's experts and asked Google to provide "a list of which experts, if any, it intends to *Daubert*."

Plaintiffs have disclosed 11 affirmative merits experts in this proceeding, many of whom address overlapping issues. For example, Plaintiffs have disclosed two different security experts and five economists. Although Google expects to file a limited number of targeted *Daubert* motions, it has, so far, taken the depositions of only *two* of Plaintiffs' 11 merits experts (Plaintiffs have not yet taken the depositions of any merits experts). Google respectfully submits that it is premature for Plaintiffs to demand that Google identify the *Daubert* motions it may file, particularly because, under the Parties' proposal, merits expert discovery does not close until April 7, 2023.

III. <u>TRIAL</u>

With respect to the trial:

- Plaintiffs respectfully request the opportunity to discuss with the Court the impact of the Thanksgiving holiday on the trial and the possibility of an alteration of the trial date. Google notes that an earlier trial date than the November 6 date set by the Court could increase the possibility of a conflict between the trial in this case and the trial in *United States v. Google*, 1:20-CV-03010 (D.D.C.), which is set for September 16, 2023, and is anticipated to involve overlapping witnesses. *See* MDL Dkt. No. 419 at 3-4.
- States and Consumer Plaintiffs believe Google's counterclaims against Match and Epic should be severed from the core antitrust trial and heard separately. Google opposes severing its counterclaims and believes that the resolution of the counterclaims will require the presentation of evidence, witnesses, and issues that duplicate the proof presented in the trial on Plaintiffs' claims. Google contends that severance risks substantial inefficiency for the Court, the Parties, and the members of the jury or juries. Plaintiffs respond that the claims are irrelevant and hence inadmissible as to States and Consumers and will consume precious time in the trial on core antitrust issues. They also will substantially prejudice States and Consumers by confusing the jury. The Parties propose that they should brief this issue, and that Plaintiffs would seek severance via motion.
- The Parties jointly propose that equitable and other issues that the Court must decide (as opposed to the jury) should be addressed, if necessary, at a hearing before the Court after the jury trial in this case. Plaintiffs propose that the Court should reserve up to 2 days sometime in late January or early February of 2024, with a briefing schedule to be further negotiated and proposed by the Parties. Google defers to the Court as to the schedule for any hearing on equitable relief,

1	but submits that the length and format of any such hearing should be decided once		
2	the scope of the issues to be heard is known after the jury trial.		
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5	Dated: January 30, 2023 CRAVATH, SWAINE & MOORE LLP Christine Varney (pro hac vice)		
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21	Respectfully submitted,		
22	By: <u>/s/ Karma M. Giulianelli</u> Karma M. Giulianelli		
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E-FILING ATTESTATION I, Glenn D. Pomerantz, am the ECF User whose ID and password are being used to file this document. In compliance with Civil Local Rule 5-1(i)(3), I hereby attest that each of the signatories identified above has concurred in this filing. /s/ Glenn D. Pomerantz Glenn D. Pomerantz